JUN - 4 1993

## Before The FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

FEDERAL CUMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

In re Applications of

ERIC R. HILDING

JUDY YEP HUGHES

JUN 433.5

MM DOCKET NO. 93-95

File No. BPH-911115MR

FCC MAIL FOOR File No. BPH-911115MT

For Construction Permit for a New FM Station on Channel 281A in Windsor, California

To: Honorable Richard L. Sippel Administrative Law Judge

## OPPOSITION TO MOTION TO STRIKE

Eric R. Hilding herein submits his Opposition To Motion To Strike. 1/

The Hughes' document entitled Motion To Strike appears tardy and should be dismissed. The motion referenced the "Standardized Integration Statement of Eric R. Hilding" which was filed at the Commission on May 5, 1993.

In order to minimize unnecessary paperwork in this proceeding, Hilding respectfully requests that in order to also reduce redundancy, that the relevant comments contained in his Reply To Opposition To Motion To Enlarge Issues filed concurrently herewith be incorporated as text hereto. Hilding opposes the Hughes Motion To Strike & requests its dismissal.

No. of Copies rec'd

<sup>1/</sup> Timely filed pursuant to the Commission rules for replies.

of amusing interest in the Hughes document at footnote 3 is that "Ms. Hughes does not object to Mr. Hilding's inclusion of his proposed auxiliary power generator in his statement..". The auxiliary (backup) power preference was born out of the comparative hearing processes for which items in the Hilding "enhanced" Standardized Intergration Statement accordingly have merits which deserve evaluation in this proceeding.

"[Since] most of the criteria currently used in compartive new and comparative renewal licensing

Contrary to the Hughes complaint, Hilding can find nothing in Section 1.325(c) of the Commission's rules which restricts Hilding from including said rightful additions, enhancements and/or embellishments worthy of evaluation. The Hughes Motion is therefore lacking in either administrative or procedural merit and must be dismissed.

Eric R. Hilding declares under penalty of perjury that the foregoing is true and correct to the best of and/or of his personal knowledge.

Respectfully submitted,

Eric R. Hilding

w/Certificate Of Service

Eric R. Hilding P.O. Box 1700 Morgan Hill, CA 95038-1700

Tel: (408)778-0900

Date: June 3, 1993

## CERTIFICATE OF SERVICE

I, Eric R. Hilding, under penalty of perjury, hereby declare that a copy of this "OPPOSITION TO MOTION TO STRIKE" has been sent via First Class Mail, U.S. postage prepaid, today, June 3, 1993, to the following: (\*)

Honorable Richard L. Sippel (\*\*) Administrative Law Judge Federal Communications Commission 2000 L Street, N.W., Room 214 Washington, D.C. 20554

Norman Goldstein, Counsel of Record (\*\*) Hearing Branch, Enforcement Division Mass Media Bureau Federal Communications Commission 2025 M Street, N.W., Suite 7212 Washington, D.C. 20554

Peter A. Casciato. Esmire